

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
MIDLAND/ODESSA DIVISION**

INTELLECTUAL VENTURES I LLC and §  
INTELLECTUAL VENTURES II LLC, §  
§  
*Plaintiffs,* §  
§  
v. §  
§  
SOUTHWEST AIRLINES CO., §  
§  
*Defendant.* §  
§

Civil Action No. 7:24-cv-00277-DC

**SECOND UNOPPOSED MOTION FOR EXTENSION OF ANSWER DEADLINE**

Defendant Southwest Airlines Co. moves for a 17-day extension of the answer deadline, currently January 10, 2025. The requested extension will move the answer deadline back to January 27, 2025, which will allow Southwest's counsel time to evaluate the case, allow the parties an opportunity to evaluate the possibility of early settlement, and avoid conflicts with the upcoming holidays. Plaintiffs are unopposed to this request. Accordingly, Southwest respectfully requests that the Court grant this motion and extend Southwest's deadline to answer or otherwise respond to the complaint to January 27, 2025.

Dated: December 23, 2024

Respectfully submitted,

*/s/ S. Wallace Dunwoody*  
**Michael C. Wilson**  
State Bar No. 21704590  
[mwilson@munckwilson.com](mailto:mwilson@munckwilson.com)  
**S. Wallace Dunwoody**  
State Bar No. 24040838  
[wdunwoody@munckwilson.com](mailto:wdunwoody@munckwilson.com)  
**Munck Wilson Mandala, LLP**  
2000 McKinney Avenue, Suite 1900  
Dallas, TX 75201  
(972) 628-3600  
(972) 628-3616 fax

**Tri T. Truong**  
Texas State Bar No. 24102969  
[ttruong@munckwilson.com](mailto:ttruong@munckwilson.com)  
**Munck Wilson Mandala, LLP**  
807 Las Cimas Parkway, Suite 300  
Austin, Texas 78756  
737-201-1600  
737-201-1601 fax

*Attorneys for Southwest Airlines Co.*

**CERTIFICATE OF CONFERENCE**

I, the undersigned counsel, hereby certify that I conferred with Jonathan K. Waldrop, counsel for Plaintiffs, on December 19, 2024, regarding this motion and the relief requested herein. Plaintiffs' counsel confirmed that Plaintiffs are unopposed to the motion and relief requested.

*/s/ S. Wallace Dunwoody*  
S. Wallace Dunwoody

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that all counsel of record are being served this 23rd day of December, 2024, with a copy of the foregoing document via the Court's CM/ECF system.

*/s/ S. Wallace Dunwoody*  
S. Wallace Dunwoody